KINGS County, Part: Criminal Address: 225 Cadman Plaza East Brookin, NY 11201

FILED
IN CLERK'S OFFICE
US DISTRICT COURT E.D.N.Y.

★ JAN 1 4 2016 ★

REQUEST FOR ORDER TO PRODUCE BROOKLYN OFFICE

Dear Court Clerk:

I am presently detained at Rose M. Singer Center, 19-19 Hazen Street, East Elmhurst, NY 11370.

Please submit an "ORDER TO PRODUCE" upon this institution, so that I may be available to appear on the scheduled date.

I am also requesting that the court assign an attorney to represent me in this proceeding.

NOTIFY:

Michele Clifford, Warden Rose M. Singer Center 19-19 Hazen Street East Elmhurst, NY 11370

Respectfully,

Befendant

B&C#: <u>/4//5/</u>

Rose M. Singer Center 19-19 Hazen Street

E. Elmhurst, NY 11370

Sworn to before me on this

day of January, 2016

Notary Public or Commissioner of Deeds

Audrey A. Jeffrey BA JD Notary Public, State of New York No. Ö1JE6066330 Qualified in New York County Commission Expires.Nov.13, 2017 Supreme Court State of New York

County of Kings Part: Misc

In the matter of application for Order

To Produce of

Teannine Campbell Washington

Petitioner,

against
RMSC, Supreme Court of Kings

County, Eastern District Federal

Court, Kings County Surrogates

Court, Kings County Medical

Examiner, Kings County Medical

Examiner, Kingsbrook Jewish

Medical Center, M.Y. J Partnes,

J ns Engineers, Big Apple Football

ass., et. al. defendants.

Affadavit in Support of Order to Produce

Indictment # 10228-2015 Book & Case # 141511907 Federal Complaint # 1/2015-CV-07197 Supreme Court case # 17406-2014

That upon service of said affactauit of Jeannine Campbell Washington all parties do hereby take notice to such acts of violations of Federal RICO ACT, US Constitution, US Justice Code, Penal Law, SCPA, I.R. S. Codes, and Aladoned Property Laws. These same entities have as well blatantly disrupted and ignored Uniform Commercial Laws, and used several courts and actions to disrupt proper pursuit of justice.

That on this 3°d day in January in the year 2016 I depose and say that a Manadamus writ shall be enforced on all matters holding caption above by number, case, and enforcement by such CPLR 3404. That all matters before Kings County Supreme Court against Jeannine Campbell Washington shall forthwith be dismissed Due to such violations and acts against all descendants

If Jase 1:15-cy 07197-MKB-ST Document, 5 Filed 01/14/16 Page 3 of 18 PageID #: 24 Kings by witness of Jeannine Campbell Washington. Whose estate by force and coercion did so in fact was placed for reconciliation in Kings County Surragate's Court bearing index number: 2468-2004 and Then presided over by Honorable Micheal Feinberg and Clerk Chepiga. Both in which soon thereafter were disbarred on grounds of misappropiation and fraud against Claimants on grounds of legal malpractice. (Matter of Feinberg. 08, Matter of Chepiga-08). At such time of death attorney in fact for decedant did so acknowledge only one guardian of property. management for Tost known residence of decedant tames Defreitas by letter submitted shortly after death that was recorded by Kings County Surragite Clerk and placed within file 2468-2004 unbetchaunst to Petitioner Teannine Campbell Washington at no time was this known to her as cross petitioner and duly authorized Power of attorney for sole distrubutee Jean Defreitas Campbell. That as guardian Articles 71,78,81 MHL did so give Jeannine Campbell such authority or standing to for accounting of principle assets sole authority to represent and administer assets for James Defreitus. Unbelonownst to Jeannine Campbell Washington was that Honorable Feinberg and Chepiga willing and against and paperwork of filings to assist legal representatives Joseph Ledwidge and Peter Gray both esa to administer themselves to many and all assets, liberties and property against Jeannine Campbell Washington, and Jean Defreites: Campbell, any and all future descendants of James Defreita's. Committing acts in violation of I.RS Codes,

Abadoned property laws, and Laws of escheated lands. With full knowledge to deny and disrupt rightul succession of assets by law. Disinheriting all concerned being descendants of James Defreitas. That for these reasons after learning of Such abuses of power, and acts against IRS codes of such petitioner did so, act within authority and extended and exceeded all proper venues for justice for all desceddants of James Defreitas. By means of UCC filing in July 2013 and interest bearing transfer solely of last known address of decedant James Defreitas being 633-35 Remsen Avenue, Brookly New York, 11236, Block: 4711 Lot: 10. That said property was turned to state as escheated lands with no heirs, and in midst of foreclosure due to M.Y.J fartners, Ins Engineering, Big Apple Football, et al. all in which being in violation of Federal Rico Act nod then in 2008 since disparment of leader Micheal Feinberg had abadoned, Stripped, and fleed prosecution by abadoning property 433-35 Remsen Avenue, Brodelyn, Ny, 11236. Leaving property in foreclosure standing and had not been an intervention of Jeannine Campbell it would have escheated again to the state of New York when there was and is a heir to take possesion by laws of the state of new york. of guardian of property management, was and is a injustice of Gray and Joseph Ledwidge 80. to cover up legal malpractice and to censor Jeannine Campbell Washington

case 1:15-cv-07197-MKB-ST Document 5 Filed 01/14/16 Page 5 of 18 Page 10 Hin Page 10 Hin Further plansuit of justice within Station guardian That upon knowledge by review of such guardian manadamus action is required for Ny Constitution Article VI subsection 12 NYCLS, and SCPA 201, SCPA 2011 and Penal law 125.10 to place all acquistions in dispute to be placed with proper authority of Surrogates Court as previously attempted by petitioner in case number 24 68/a-2004 in May of 2015 before Honorable Diana Johnson. That by representing themselves Diana Johnson. That by representing to Supreme 0s injured parties and not disclosing to Supreme Court of relationship said property "so-called" stolen was in relation to a decedant James Defreitas, in which accounting proceedings had began and that administrators fail to convey how such property had been initially conveyed and abused outside of the estate of décedant James Defreitos. Leaving it in sole jurisdiction of Kings County Surrogates Court before Honorable Diana Johnson. That petitioner deposes and says the precedent in case before Supreme Court that petitioner did so use abuse of power in landlord and tenant court Case 81946-2014 before Kings County Housing Court.
This allegation made to enote a grand larceny charge is abusive due to the fact no crimes were committed against tenants and proper service w/ no horrasment was committed at any time while case was and is still pending. That by allowing tenants of said case to continue to violate Federal RICO act and tres codes is a injustice to the State of New York and the Federal government by means of IRS violations. That petitioner deposes and says that said deed

in question or or more troubent find out the said interest is allowed by Abadoned property Laws and Escheated lands law. That legal malpractice is claimed and then executed by judicial authority in proof of filings in lower courts by case number 17404-2014 and then in 2468/a-2004 when Peter 3ray, Esa and Joseph Ledwidge Esa both renounced, and accounted for nothing, recused themselves, and future violated laws of Banking by disposing of records of transfers over 10,000. on in estate matters. That "so-called "administrators admitted to illegally administering a black law accounting and then disposing of such without closing the estate of decedant James Defreites.

That petitioner deposes and says that said proper venue dealing with an estate of decedant fall under SCPA 2104 NYCLS. That all fukther representations of fraud by 173 Misc. 2d 883 of Peter Gray Esa and marilyn Paula Fernadez and Gamal Hussien & Maurice Fernandez' are due to voidable marriage and shall no longer exist in administration or process in any actions against descendants of the estate of James Defreites. That all monies plus interest shall be Returned to the Surrogates Court and then returned to the estate of James Defreitas. That by FCA-580-201 bears standing of child support aggreement of infant child Jean Defreitas full principle over any distribution of asserts. That Marchine Defreitas full principle over any distribution of assets. That Marilyn Paula Fernandez did so witness decd of trust of James and Jean Defreitas after marriage of convience which beared no consummetion ever and was a marriage to the benefit for Marilyn Phills Fornandez to cociere attachio in US which

AGE HAYE

THE Case 1:15-cv-07/1970MKBEST Document 5 Filed 01/14/16 Page 7 of 18 Page ID #: 28 age to live common law with another man she then produced a child out of wedlock "Linda" Defreitas bearing no known heritage of a defreitas. That unbeknowst to petitioner a case of murder due to motive of finiancial gain exceeding I million dollars Shall be considered for all parties who contributed to the hospitilization and DNR request by wife of decedant James Defreitas. That Kingsbrook Jewish Medical Center did so contribute in this act by personal insertion of ambulette service taking decedant to there facility when all previous hospilization was at Brookdale Hospital were next-of kin was only and always daughter or grand daughter petitioner and distrubuter. Onl events that followed adhered to murder in the first degree of decedant Tomes Defreites and to rob the estate and descendants of Social Security, IRS payments, etc. That petitioner deposes and says that Rescinding the sale contract of 633-35 Remsen Avenue to MYJ is within jurisdiction of Surrogates Court due to blatant fraud by false impersonation of Maurice ternandles son of Marilyn Paula Fernandles. As well as acts of sexual assault of minors by Maurice Fernandez 'Gama' Hussien' injured parties in book and case # 1411511907 of Jeannine Campbell Washington whom is niece by voidable marriage of decedant James Defreitas: Wherefore Petitioner prays that by grounds of CPLR 3404, SCPA 2211, and Article II 312 that all Charges of miscanduct by Jeannine Campbell Washington be dismissed and proper venue be

instigeted: 15 oup have with at laproper & silentification frage does begin to be and made payable immediately dul. All crimes be pursued by law and no future prejudice be bestowed upon and descendants of James Defreites. That petitioner be delivered to promptly handle any and all injustice that hinders her from liberty and freedom currently witheld. By speedy trial by US Constitution.

State of New York Country of Queens

Jeannine Campbell Washington, the above named petitioner being duly sworn, says that the contents of the foregoing petition are well known to him, and that the same is true to his own knowledge, except as to the matters therein stated on information and belief, and to those matters he believes to be true.

Teannine C. Washinston

Sworn to before me this

leth day of January

2016

Notary Public Tonacy

Audrey A. Jeffrey BA JD
Notary Public, State of New York
No. 01JE6066330
Qualified in New York County
Commission Expires.Nov.13, 20

cc:		CC:
Clerk	of Court	District Altorney do Kenneth Thompson 350 Jay Street Brooklyn, NY 11201
Supren	ne Court Kings County By Street yn, NY 11261	Kenneth Thompson
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ce: Mich	elle Clifford co	: Loretta Lynch US District Att.
Rose M	· Sincer Correctional	US Eastern District Fed. Court
19-19	Singer Correctional tazen Street	225 Cadman Plaza East
East Elr	nhurst, NU 11370	Brooklyn, NY 11201
	, 1	
cc: Patric	k Garcia co art Street st. 2410	: Katryn Murray % Legal Aid Su
24 LOI	irt street st. 2410	Day blandall 11201
(3) (O)	lyn, Ny 11242	Brooklyn, nly 11201
cc: Kinas	Country Surrogentes Cour	+ cc: Brooklyn Bar association
40 Honor	County Surrogates Courable Drang Johnson Adams Street	
Brook	lyn, New York	
All property and the second se		7 - 0 11) At
and a second sec		Petitionen
Sworn to	pefoee me this	Jeannine Campbell Washinston
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A arey	1. George	1411511907 / RMSC &
notary P	Audrey A. Jeffrey BA JD	Book & Case Number/ Facility
)	Notary Public, State of New York No. 01JE6066330 Qualified in New York County	/ H T
	Commission Expires.Nov.13, 20 1′	7

SUPREME COURT STATE OF NEW YORK COUNTY OF KINGS
In the Matter of Application of Petition for Writ of Jeannine Campbell Washing Fan Habeas Corpus Petitioner
Index No. 10228-201.5 Fed. #1-CV-2015-07917 -against-
US <u>Eastern District Fe</u> deral Court, Supreme Court KINGS County, Kings burty Swingate burt, RMSC
TO THE SUPREME COURT OF THE STATE OF NEW YORK: 1. That <u>Teannine C Washing tow</u> , the petitioner, makes application herein on
his own for a Writ of Habeas. That the place where said Proper petitioner
is imprisoned and restrained of liberty, is ROSE M. SINGSER COUNTERING. in the City of EAST ELMHUST, County of QUEENS, State of New York. That the officer by whom petitioner is so detained is
Michelle Cliffori).
2. That the imprisonment and restraint of said petitioner is by
virtue of a mandate, a copy of which is hereto annexed and marked "Exhibit A."
That the cause of pretense of detention of said petitioner, according to the best knowledge and belief of petitioner is 155.40 Grand Lavelny
- 150 TO GIGHT INVENTO

That a court or judge of the United States does not have exclusive jurisdiction to

order the said Jeannine Campbell Washington released.	
5. That the detention of said petitioner is illegal in that	
Affadout a Hached - 7:20-20 CPL	
SCA 40, SCPA 201, CPLR 3404	
That Surrogates Court hold full jurisidation	
in matters of decedant property. That petti	
is federal witness in 1-2015-CV-07197 with Federal	
IRS and RICO implications leaving her unsafe in custody at	RMS
6. That no previous application has been made for the Writ herein.	. •
7 That no appeal has been taken from any order or judgment in any action or	
proceeding against said petitioner, whereby petitioner has been	
imprisoned or restrained of his liberty.	٠
	٠

Petitioner

State of New York

County of Quers

Jeannine C Washington, The above named petitioner, being duly swom, says that the contents of the foregoing petition are well known to him, and that the same is true to his own knowledge, except as to the matters therein stated on information and belief, and to those matters he believes is to be true.

Teannine C. Washingt Petitioner

Sworn to before me this 18th

Day of amary, 2016

Notary Public

Audrey A. Jeffrey BA JD Notary Public, State of New York No. 01JE6066330 Qualified in New York County Commission Expires.Nov.13, 2017

Suprevense (1:15, cv +07, 197 MKB, ST Document 5 Filed 01/14/16 Page 13 of 18 PageID #: 34 County of King In the matter of application for Writ of Habeas Jeannine Campbell Washington Petitioner, Affadaurt in Support of Writ of Habeas - against -Corpus Federal #1-CV-2015-07197 Rose M. Singer Correctional, Supreme Court of New York State, Eastern District Federal Court, Kenneth Thompson, Loretta Lynch respondents X Sirs: To all the above captioned respondents; That, Jeannine Campbell Washington, does hereby depose and say that I make this affodourt in support of an application of Habeas Corpus a writ therein and a manadamus motion to take precedent on said case bearing indictment number # 10228-2015, for the Kings County Supreme Court. That due to CPLR 3404, and SCA 40. I am respectfully asking that my Title 18 USC 33161 (WG) rights are preserved that I recieve 2 speedy trial in such application of law. I am detained for against my freedom and liberty. Due to the abundance of law and circumstance. I, Jeannine Campbell Washington, deposes and says that I am a lamen to law but am prepared to produce diligent facts of law to represent my undisputed innocence in all mothers that adhere me from liberty and freedom. That, due to Rule 410 Federal Rules of Evidence I would like all and any evidence obtained by NYC Sheriff's office to be suppressed on grounds of entrapment and missing

and classes: 26-cv-0/197-MKB-ST Document 5 Filed 01/14/16 Page 14 of 18 PageID #: 35 of malicious and harmful that I am unable to recieve a fair trial. That any and all statements to NYC Sherift was made in substance of helping to prosecute several parties of Enterprise Corruption on grounds of RICO ACT. That, petitioner, deposes and says that at no time during interview at Burkyer King on Church avenue in company of several agents of NYC Sheriff and my brother Vernell Quashie did NYC Sheriff Johnathan Saat ever make mention to using my statement to prosecute me. That, he did state he was looking in several deed transfers from the Estate of James Defreitas. That, petitioner willingly turned over evidence to support her position as quardian of property management of all properties therein. as a civil servant and aprivate investigator elected using instruments as facts of statements abtained by false statements should be suppressed and removed from record. I hat petitioner, deposes and states that NYC Sheriff and Legal Aid Society ald both denie me a chance of a peaceful surrender às discussed as well as 192 MISC 753 shall hold prepandence in said venue while a heir exists. That my lien on attornies of the Estate and property bears an interest of claim in which my deed of question clearly States. That Article 3 CRL \$ 22 shall hold precedent where a Queens sheriff arrested me in Kings County Family Court without assistance of Brooklyn VYPD. That using a notice of entry given to Peter Gray 25a, and MYJ Partners without an equitable time for a appeal violates Articles 3 CRL 323 where no no vil action can cause a arrest. That writ of he exect is abolished her all movers so should all change he abolished

Tracte, 1 Decentration MKB-STC Document 50 Filed 02/14/143 Page 13 67/18 Page 101 & 36 7 176-76 false statements by NYC Sheriff Johnathon Saat are punishable violations of law. That using slander and unrecognizable acts, crimes said to be used by petitioner, the NVC Sheriff secured an unreasmable bail for in amounts exceeding feasible standards to secure seizure of property, legal work, papers, and possesions of petitioner needed to secure her innucence and to rob her of effective defense against any and all claims. That, petitioner, deposes and says the Legal Aid Society did so neglectfully secure a radical indictment for the Kings County DA by denying petitioner her sixth amendment right to effective counsel. By representing there interests first on the forum of Family Court by means of there representing my infant child. That knowlingly representing me at Grand Jury well knowing such facts that they were unable to give me a importial defense is enough to proceed with a Article 78 proceedings for indictment #10228-2015. That said Kathryn Murray only wanted to secure a claim If mental illness for counsel in Family Court case while spectfully ignoring my claims and innocence therefore, securing a invalid, maticious verdict of guilty.

Wherefore, petitioner, prays that all parties:

take a manadamus motion in effect dismissing my indictment, returning my liberty, and/or returning justice to the rightfully wronged. Granting petitioner immediate release from ROSE M. SINGER COTTECTIONAL. Facility while all facts therein are considered on a mosis of justice, liberty, and pursuit of freedom.

Label 1915-00-07197 DakB-Stro Obdument & Ufiled 01/24/16 Plage 16 of 18 Page 10 # 67 S se considered as a standing for injured parties MYJ Partners and SRG-REM LLC both entitles of Peter Grau Esq. counsel for Marilyn Paula Fernandez and Co-administrator to the Estate of decedant. Making such application to the Supreme Court fraudulent and malicious to desquise a crime against a heir of a decedant. as well as his participation in all other lower courts to devert prosecution of federal crimes. Hindering a valid Federal investigation. That petitioner, prays, that the sale contract of MJT Partners is rescinded due to fraud by a fidiculary. That all parties claimed to be injured are to be related to the Warm's adjustment for all monies owed to any injured parties. That petitioner, prays that all parties injured consider the legal liability that falls upon continuing to prosecute a black women with no prior convictions and mother of five juvenile children. Wherefore, petitioner, prays that this court acknowledges all statements therein and applies liberal seeking retribution and the pursuit of happiness. State of New York, County of Kings Jeannine C. Washington, The above named petitioner, being duly sween, says that the intents of the foregoing petition of are well known to him, and that The same is true to his own nawledge, except as to matters therein stated an information and belief, and to those matters e believes to be true. Shi C. Washington Pate: 1/4/16

Sworn to before me this __leth of January ,2016 Adrey A. Jegary

Notary Public, State of New York
No. 01JE6066330
Qualified in New York County
Commission Expires.Nov.13, 2017

Page Hook

Clerk of Court US Eastern District Federal Court do Lovetta Lynch 225 Cadman Plaza East Brooklyn, N. 4 11201

7197-MKB-ST Document 5 Filed 01/14/16 Page 18 of 1 これかりまいまかい Jeannine C Wash RMSC 19-19 Hazen Street RMSC East Elmhurst, My 11370